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SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

MAY ANNUAL AUDITED REPORT
FORM X-17A-5

PART III

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OMB APPROVAL

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Information Required of Brokers and Dealers Pursuant to Section 17 of the
Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING	04/01/2015	_ AND ENDING_	03/31/2016
	MM/DD/YY		MM/DD/YY
A. REGIS	STRANT IDENTIFIC	ATION	
NAME OF BROKER-DEALER: The G	arbacz Group, I	inc.	OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUSIN	ESS: (Do not use P.O. Bo	x No.)	FIRM I.D. NO.
655 Craig Road, Suite 104			•
•	(No. and Street)		
St. Louis	MO		63141
(City)	(State)		(Zip Code)
NAME AND TELEPHONE NUMBER OF PERS Joseph Garbacz	SON TO CONTACT IN RE	EGARD TO THIS R	EPORT 314-991-1303
			(Area Code - Telephone Number)
B. ACCOU	UNTANT IDENTIFIC	ATION	
INDEPENDENT PUBLIC ACCOUNTANT who	se opinion is contained in	this Report*	
Boyd, Franz & Stephans LL		st, middle name)	
(Na	nme – if individual, state last, fir.		63141
	nme – if individual, state last, fir.		63141 (Zip Code)
(Na 999 Executive Parkway, Su (Address)	ame- <i>lf individual, state last, fir.</i> nite 301 St. Lo	uis MO	
(Na 999 Executive Parkway, Su (Address) CHECK ONE:	ame- <i>lf individual, state last, fir.</i> nite 301 St. Lo	uis MO	
(Na 999 Executive Parkway, Su (Address) CHECK ONE: El Certified Public Accountant	ame- <i>lf individual, state last, fir.</i> nite 301 St. Lo	uis MO	
(Na 999 Executive Parkway, Su (Address) CHECK ONE:	ame — if individual, state lost, fir. nite 301 St. Lo (City)	ouis MO (State)	

*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

SEC 1410 (06-02)

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

all

OATH OR AFFIRMATION

my kr	• • •	cial statement and supporting schedules pertaining to the firm of
	The Garbacz Group, Inc.	
of		, 20 <u>16</u> , are true and correct. I further swear (or affirm) th
neithe	er the company nor any partner, proprietor,	principal officer or director has any proprietary interest in any account
classi	fied solely as that of a customer, except as fo	llows:
	·	
		All Aller
		Signature /
	•	
	C.	President
1		Title
,	Luna M Wlanch	
$-\epsilon$	Notary Public	LAURA M. MARSH
	Trotaly Luono	My Commission Expires
	eport ** contains (check all applicable boxes): June 3, 2018
) Facing Page.	SEA Warren County
) Statement of Financial Condition.	OF MISSION #14432644
) Statement of Income (Loss).	
) Statement of Changes in Financial Condit	
		uity or Partners' or Sole Proprietors' Capital.
	Statement of Changes in Liabilities Subor	linated to Claims of Creditors.
) Computation of Net Capital.	D 1 1000
) Computation for Determination of Reserv	
	Information Relating to the Possession or	
☐ (j)		planation of the Computation of Net Capital Under Rule 15c3-1 and the
		erve Requirements Under Exhibit A of Rule 15c3-3.
∐ (k) A Reconciliation between the audited and consolidation.	unaudited Statements of Financial Condition with respect to methods of
മ് ന	An Oath or Affirmation.	
_ (.,	All Oath of Affirmation. A copy of the SIPC Supplemental Report.	
		es found to exist or found to have existed since the date of the previous au
T /-		

Boyd, Franz & Stephans LLP

Certified Public Accountants

999 Executive Parkway Suite 301 St. Louis, Missouri 63141 314/576-7400 Fax 314/576-3770 www.bfsllp.com

John P. Nanos, CPA Stephen M. King, CPA Michael P. Siebert, CPA



Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of The Garbacz Group, Inc.

We have audited the accompanying statement of financial condition of The Garbacz Group, Inc., (a Missouri corporation) as of March 31, 2016, and the related notes to the financial statements. This financial statement is the responsibility of The Garbacz Group, Inc.'s management. Our responsibility is to express an opinion on this financial statement based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the statement of financial condition is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the statement of financial position. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall statement of financial position presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the statement of financial condition referred to above presents fairly, in all material respects, the financial condition of The Garbacz Group, Inc. as of March 31, 2016 in accordance with accounting principles generally accepted in the United States of America.

Boyd Frang & Tolling UP

Boyd, Franz & Stephans LLP St. Louis, Missouri April 28, 2016

THE GARBACZ GROUP, INC. STATEMENT OF FINANCIAL CONDITION

MARCH 31, 2016

			State	ment No. 1
<u>ASSETS</u>	•	٠		
Cash and cash equivalents			\$	221,597
Commissions receivable				11,056
Property, furniture, equipment and				
leasehold improvements - net of				
accumulated depreciation of \$39,222				2,195
Other assets:				
Deposit	\$	25,000		
Prepaid expenses		3,654		28,654
Total assets			\$	263,502
LIABILITIES AND STOCKHOI	LDER'S EQUITY			
Liabilities:				
Accounts payable			\$	1,650
Accrued retirement plan contribution (Note 8)				3,408
Accrued salaries			-	1,109
Total liabilities			\$	6,167
Stockholder's equity:				
Common stock, authorized 100,000 shares,				
issued and outstanding 25,000 shares	\$	25,000		
Retained earnings	***************************************	232,335		257,335
Total liabilities and stockholder's equity			\$	263,502
			-	

THE GARBACZ GROUP, INC. NOTES TO STATEMENT OF FINANCIAL CONDITION MARCH 31, 2016

Statement No. 1a

NOTE 1 - DESCRIPTION OF BUSINESS:

The Garbacz Group, Inc., a Missouri corporation, was organized in 1990 for the purpose of providing broker-dealer services to its customers. The Company services the Midwest region of the United States and sells stocks and bonds, variable and fixed annuities and mutual funds.

The Company is a registered broker-dealer in securities that introduces its customers to another broker-dealer who carries such accounts on a fully disclosed basis. The Company promptly forwards all funds and securities received in connection with its activities as broker-dealer and does not otherwise hold funds or securities for, or owe money to, customers and does not otherwise carry proprietary or customer accounts.

NOTE 2 - CONCENTRATIONS OF CREDIT RISK:

The Company maintains its cash deposits in various financial institutions, which sometimes include amounts in excess of that insured by the Federal Deposit Insurance Corporation.

NOTE 3 – SIGNIFICANT ACCOUNTING POLICIES:

Security transactions and related commission revenue and expense are recorded on a trade date basis. Acting as an agent, the Company may buy and sell securities on behalf of its customers. In return for such services, the Company charges a commission. Each time customers enter into a buy or sell transaction, a commission is earned by the Company for its selling and administration efforts.

The Company records temporary investments at market and the unrealized gain/loss is reflected on the books.

Fixed assets are carried at cost, less accumulated depreciation computed using both the straight-line and accelerated methods. Depreciation for the year ended March 31, 2016, is \$1,890. Fixed assets are depreciated as follows:

Estimated

<u>Useful Life</u> <u>Cost</u>

Equipment, Furniture and Fixtures

3-7 Years

\$41,417

\$39,222

Depreciation

Commissions payable are current obligations to brokers resulting from the buying and selling of securities and annuities to customers in the ordinary course of business.

The Company considers all highly liquid debt instruments purchased with a maturity of three months or less to be cash equivalents.

The Company's policy is to expense non-direct response advertising costs when incurred. The total advertising costs charge to expense for the year ended March 31, 2016, was \$470. The Company does not utilize direct response advertising and, accordingly, no provision for capitalizing these costs have been made.

NOTES TO STATEMENT MARCH 31, 2016			• •		Statement No. 1a
IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII					
NOTE 2 SICNIEICANT A	CCOUNTING I	OOT TOTES. ((continued)		
NOTE 3 – SIGNIFICANT A	CCOUNTING	OLICIES: (C	<u>.onunueu)</u>		
The preparation of financi nanagement to make estin disclosure of contingent ass revenues and expenses durin	iates and assum ets and liabilitie	ptions that a s at the date	ffect the repor of the financia	ted amounts of as I statements and th	sets and liabilities and se reported amounts of
Substantially all of the Com sheet risk, are carried at m their short-term nature. Fa or the value of the underly discount that could result fr instrument.	arket or fair val ir value is estim ing financial ins	ues or are car ated at a spec strument. Th	rried at amoun ific point in tir iese estimates	its that approximat ne, based on releva do not generally re	te fair value because of ant market information eflect any premium or
NOTE 4 – INCOME TAXES	<u>S:</u>				
The Company is subject to tax periods in progress. Ma 2012.	routine audits b nagement believ	y taxing juris es it is no lon	dictions; howe ger subject to i	ver, there are currence ncome tax examina	ently no audits for any tions for years prior to
Deferred income taxes resu and financial reporting purp		es in the timi	ng of revenue	and expense recog	nition for tax purposes
NOTE 5 – NET CAPITAL I	REQUIREMENT	rs:			
Pursuant to the net capital required to maintain a min capital ratio may fluctuate requirements of approximatebredness to net capital is	imum net capita on a daily basis ately \$251,486	al, as defined a. At March	under such pr 31, 2016, the	ovisions. Net capi Company had net	tal and the related net capital and net capital
NOTE 6 – RESERVE REQU	ЛREMENTS:	,			
The Company is exempt from (K)(2)(ii) of Rule 15c3-3.		equirements	of the Securition	es and Exchange A	ct of 1934, per section
NOTE 7 – LEASES:					
In April 2015, the Company normal course of business, payments are as follows:	renewed its lead operating leases	se agreement are generally	commencing Jo renewed or r	uly 1, 2015, through	June 30, 2018. In the ases. Required yearly
	2016		\$ 23,904		
	2017		23,904		
	2018		<u>5,976</u>		
			\$ <u>53,784</u>		

	NOTES TO STATEMENT OF FINANCIAL CONDITION MARCH 31, 2016 Statement No. 1
1	NOTE 8 – SIMPLIFIED EMPLOYEE PENSION PLAN:
	Effective April 30, 2014, the Company established a 401k plan which covers all eligible employees. A contribution of \$3,408 was made for the current year.
Ī	NOTE 9 – FAIR VALUE MEASUREMENT:
1 2 C	FASB ASC 820 defines fair value, establishes a framework for measuring fair value, and establishes a fair value rarchy which prioritizes the inputs to valuation techniques. Fair value is the price that would be received to so an asset or paid to transfer a liability in an orderly transaction between market participants at the measuremed date. A fair value measurement assumes that the transaction to sell the asset or transfer the liability occurs in the principle market for the asset or liability or, in the absence of principle market, the most advantageous market Valuation techniques that are consistent with the market, income or cost approach, as specified by FASB ASC 82 are used to measure fair value. The fair value hierarchy prioritizes the inputs to valuation techniques used measure fair value into three broad levels:
	Level 1 inputs are quoted prices in active markets for identical assets or liabilities the Company has the ability to assess.
	Level 2 inputs are inputs (other than quoted prices included in level 1) that are observable for the asset liability either directly or indirectly.
	Level 3 are unobservable inputs for the asset or liability and rely on management's own assumptions about the assumptions that market participants would use in pricing the asset or liability. (The unobservabinputs should be developed based on the best information available in the circumstances and may include the Company's own data.)
1	At March 31, 2016, the Company did not have any level 2 or level 3 inputs.
1	NOTE 10 - SUBSEQUENT EVENTS:
	The Company has evaluated subsequent events through April 28, 2016, the date which the Financial Statemen were issued.
1	NOTE 11 – COMMITMENTS AND CONTIGENCIES:
	The Compauy has no commitments or contingencies that require disclosure through April 28, 2016, the date of th Independent Auditor's Report.
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EXEMPTION REPORT SEA RULE 17a-5(d)(4)

Boyd, Franz & Stephans, LLP 999 Executive Parkway, Suite 301 St. Louis, MO 63141

To Whom It May Concern:

The below information is designed to meet the Exemption Report criteria pursuant to SEA Rule 17a-5(d)(4):

The Garbacz Group, Inc. is a broker/dealer registered with the SEC and FINRA. Pursuant to paragraph k(2)(ii) of SEA Rule 15c3-3, the Company is claiming an exemption from SEA Rule 15c3-3 for the fiscal year ended March 31, 2016.

The Company has met the identified exemption provisions throughout the most recent fiscal year without exception.

The above statement is true and correct to the best of my and the Company's knowledge.

Signed:

Name: Joseph A. Garbacz

Title: President

Boyd, Franz & Stephans LLP

Certified Public Accountants

999 Executive Parkway Sulte 301 St. Louis, Missouri 63141 314/576-7400 Fax 314/576-3770 www.bfslip.com

John P. Nanos, CPA Stephen M. King, CPA Michael P. Siebert, CPA



Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of The Garbacz Group, Inc.

We have reviewed management's statements, included in the accompanying Exemption Report SEA Rule 17a-5(d)(4), in which (1) The Garbacz Group, Inc. identified the following provisions of 17 C.F.R. §15c3-3(k) under which The Garbacz Group, Inc. claimed an exemption from 17 C.F.R. §240.15c3-3(2)(ii) (the "exemption provisions") and (2) The Garbacz Group, Inc. stated that The Garbacz Group, Inc. met the identified exemption provisions throughout the most recent fiscal year without exception. The Garbacz Group, Inc.'s management is responsible for compliance with the exemption provisions and its statements.

Our review was conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States) and, accordingly, included inquiries and other required procedures to obtain evidence about The Garbacz Group, Inc.'s compliance with the exemption provisions. A review is substantially less in scope than an examination, the objective of which is the expression of an opinion on management's statements. Accordingly, we do not express such an opinion.

Based on our review, we are not aware of any material modifications that should be made to management's statements referred to above for them to be fairly stated, in all material respects, based on the provisions set forth in paragraph (k)(2)(ii) of Rule 15c3-3 under the Securities Exchange Act of 1934.

Boyd, Thamp + Thyslam LLP

Boyd, Franz & Stephans LLP St. Louis, Missouri April 28, 2016